ARKANSAS SUPREME COURT

No. CR 07-269

June 7, 2007

ALFONZO HENDRIX
Appellant

PRO SE MOTION FOR ACCESS TO RECORD AND FOR EXTENSION OF

BRIEF TIME [CIRCUIT COURT OF NEVADA COUNTY, CR 2004-35, HON.

KEITH WOOD, JUDGE]

v.

STATE OF ARKANSAS
Appellee

MOTION MOOT.

Opinion Delivered

PER CURIAM

In 2004, appellant Alfonzo Hendrix was found guilty by a jury of aggravated robbery and sentenced to ten years' imprisonment. The Arkansas Court of Appeals affirmed. *Hendrix v. State*, CACR 05-180 (Ark. App. Mar. 22, 2006). Subsequently, appellant timely filed in the trial court a pro se petition for postconviction relief under Ark. R. Crim. P. 37.1. The petition was denied, and appellant has lodged an appeal from the order in this court. Now before us is appellant's motion seeking access to the record to prepare the appellant's brief-in-chief.

After the motion was filed, appellant tendered a brief that conforms to the rules of this court and it was timely filed on June 5, 2007. As appellant has filed the brief, the motion for access to the record to prepare the brief is moot.

Motion moot.

Gunter, J., not participating.